

**CRIMINAL COURTROOM MINUTE SHEET
PRELIMINARY / DETENTION HEARING**

DATE: Dec 23, 2019

CASE: M-19-680-STE

TIME IN COURT: 2h 40m

COURTROOM: 103

MAGISTRATE JUDGE SHON T. ERWIN

COURTROOM DEPUTY RAVEN McDANIEL

UNITED STATES OF AMERICA vs. TARENCE D MCLANE

Defendant States true and correct name as: _____ AGE: _____

Government Cnsl: Tom SnyderDefendant Cnsl: David AutryU.S. Probation Officer: Candice Jones

Court appointed

 Defendant Appears, custody of U.S. Marshal with CounselInterpreter: N/A Defendant advised of his / her right of consular notification, _____ Court inquires of Government regarding notification of victim(s) under Justice for All Act. Parties announce ready. Parties provided with a written Pretrial Services Report. Preliminary hearing waived. Waiver entered.**PRELIMINARY HEARING** Government introduces evidence with testimony of _____ witness(es) and rests.**WITNESSES** Defendant introduces evidence with testimony of _____ witness(es) and rests.1. Timothy Spratt - Task Force Officer Government Defendant rest(s) without introducing evidence.2. Crystal McLane - Wife to Defendant Government Defendant proffer(s) evidence and rests.3. Jane Howell - Mother to Defendant The Court finds probable cause that an offense has been committed and that the defendant committed it. Defendant to be held for further proceedings in the District Court. The Court does not find probable cause that an offense has been committed. Defendant released.**DETENTION HEARING** Government and Defendant make opening statement. Government withdraws request for detention and recommends defendant be released on bond with conditions per release Order. Defendant waives/reserves right to detention hearing. Waiver/Reservation of detention hearing and consent to Order of Detention pending further proceeding entered. Order of Detention entered. Defendant requests the detention hearing be postponed at this time reserving the right to request a hearing at a later date should dft's circumstances change. Defendant remanded to custody of U.S. Marshal. Government introduces evidence with testimony of 1 witness(es) and rests. Defendant introduces evidence with testimony of 3 witness(es) and rests. Government Defendant offer(s) no further evidence other than that presented for the Preliminary hearing. Government Defendant rest(s) without introducing evidence. Government Defendant proffer(s) evidence and rests. Government Defendant make(s) closing statements.**The Court Orders:** The Court finds good cause to exceed the 3 and 5 day time limits provided by the Bail Reform Act. A detention hearing will not be held at this time based upon Defendant's circumstances. Should defendant's circumstances change, a detention hearing will be promptly held upon request of either party. Defendant detained pending trial; Detention Order to be entered. Defendant remanded to custody of U.S. Marshal. Unsecured Bond set at _____ with conditions per Release Order. Defendant remanded to the custody of U.S. Marshal pending execution of bond. Defendant remanded to the custody of U.S. Marshal.

Defendant Witness: Linda McLane - Grandmother to Defendant